

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

KATHERINE MARTINEZ, individually and on
behalf of all others similarly situated,

Plaintiff,

v.

NANDO'S RESTAURANT GROUP, INC.

Defendant,

Case No.: 1:19-CV-7012

PLAINTIFF'S MOTION TO STRIKE ECF 50 AND ECF 51

Plaintiff Katherine Martinez ("Plaintiff"), by and through the undersigned counsel, hereby respectfully requests that the Court enter an order striking ECF 50 and ECF 51 from the docket.

1. On October 23, 2020, Plaintiff filed mislabeled documents at ECF 50 and ECF 51. The docket entries misidentified a motion for excess pages as a motion for final approval.
2. Plaintiff filed a *corrected* motion for excess pages and notice of motion at ECF 52 and 53.

WHEREFORE, Plaintiff Katherine Martinez respectfully requests that the Court enter an Order striking ECF 50 and 51 and further relief as the Court deems reasonable and just.

Dated: October 23, 2020

Respectfully submitted,

Katherine Martinez individually and on behalf of all
others similarly situated,

By: /s/ **Mara Baltabols**
One of Plaintiff's Attorneys

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CERTIFICATE OF SERVICE

The undersigned attorney hereby certifies that a true and correct copy of the foregoing **Plaintiff's Motion to Strike ECF 50 and 51** was served via ECM/CF filing system on October 23, 2020 to all counsel of record.

Date: October 23, 2020

Respectfully Submitted,

/s/ *Mara Baltabols*

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